

Pitchstone Exploration Ltd.

(An Exploration Stage Company)

Management's Discussion and Analysis

For the Nine Months Ended September 30, 2008

Pitchstone Exploration Ltd.
Management's Discussion and Analysis of Financial Results
For the Nine Months Ended September 30, 2008
Containing information up to and including November 28, 2008.

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Management's Discussion and Analysis ("MD&A") is intended to help the reader understand Pitchstone Exploration Ltd.'s ("Pitchstone" or the "Company") consolidated financial statements. The information provided herein should be read in conjunction with the unaudited interim consolidated financial statements for the nine month period ended September 30, 2008 and the audited consolidated financial statements for the year ended December 31, 2007. The following discussion may contain management estimates of anticipated future trends, activities or results. These are not a guarantee of future performance, since actual results could change based on factors and variables beyond management control.

Management is responsible for the preparation and integrity of the consolidated financial statements, including the maintenance of appropriate information systems, procedures and internal controls, and to ensure that information used internally or disclosed externally, including the consolidated financial statements and MD&A, is complete and reliable. The Company's board of directors follows recommended corporate governance guidelines for public companies to ensure transparency and accountability to shareholders. The Board's audit committee meets with management quarterly to review the consolidated financial statements and the MD&A, and to discuss other financial, operating and internal control matters.

The reader is encouraged to review the Company's statutory filings on www.sedar.com and to review general information.

DESCRIPTION OF BUSINESS AND OVERVIEW

Pitchstone was incorporated under British Columbia's Company Act on April 24, 2003. Since that time, the Company has been involved in the acquisition and exploration of mineral resource properties with the potential to host mineral deposits. On October 14, 2005, Pitchstone's shares began trading on the TSX Venture Exchange as a Tier One Issuer under the symbol "PXP".

The recovery of the Company's investment in its mineral properties is dependent upon the discovery and development of Mineral Resources or Mineral Reserves, and the ability to raise sufficient capital to finance exploration and any potential development and operations. The ultimate outcome of these operations cannot presently be determined because they are contingent on future matters. The Company does not currently have any producing mineral properties.

The Company has five groups of mineral properties with the potential to host uranium mineralization. The first group is comprised of five properties in the Athabasca Basin region of Saskatchewan (**Uranium One Joint Venture**). These properties had been under an Option Agreement with Uranium One Inc. ("Uranium One") since September 3, 2004. In January 2007, Uranium One completed all the earn-in requirements and acquired 50% of the Company's interest in these properties. The Company and Uranium One have formed a 50:50 joint venture to explore and develop these Athabasca Basin properties.

The second group is comprised of four properties in the Hornby Bay Basin region of Nunavut (**Triex Joint Venture**). These properties are held in a 50:50 Joint Venture with Triex Minerals Corporation ("Triex"). One of these properties, the Mountain Lake property, has an Inferred Mineral Resource of 8.2 million pounds of uranium oxide grading 0.23% U₃O₈ contained in 1.6 million tonnes of rock.

The third group is comprised of five **100% Owned Properties** which are located in the Athabasca Basin region of Saskatchewan.

The fourth group of mineral properties is located in Gabon, Africa (**Gabon Optioned Properties**). On February 26, 2006, the Company, together with Cameco Corporation ("Cameco"), entered into a Letter Agreement with Motapa Diamonds Inc. ("Motapa") to jointly explore Motapa's uranium-gold-manganese exploration licenses in Gabon. The Company and Cameco have options to earn up to 80% (40% each) interest in the licenses by 2013.

The fifth group of mineral properties is located in Namibia, Africa (**Namibia Optioned Properties**). In January 2007, the Company entered into an agreement with Manica Minerals Ltd. ("Manica") to explore three uranium

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properties in Namibia. The Company has options to earn up to 71% interest on these properties by 2011 and a further option to earn an additional 9%, for a total of 80%, by completing a positive feasibility study.

For additional information on mineral properties see "Mineral Properties" section.

RESULTS OF OPERATIONS

Selected Annual Information

	Year ended December 31, 2007	Year ended December 31, 2006	Year ended December 31, 2005
	\$	\$	\$
Total revenues	2,751,279	2,575,556	1,130,633
Income for the year	604,863	1,378,359	166,922
Income per share – basic	0.02	0.05	0.01
Income per share – diluted	0.02	0.05	0.01
Total assets	24,222,699	14,157,541	5,750,954
Total long-term liabilities	3,686,608	898,270	232,126
Cash dividends declared – per share	Nil	Nil	Nil

Summary of Quarterly Results

The following table has selected results of operations for each of the eight most recently completed quarters:

	For the Quarter Ended							
	Sept. 30 2008	June 30 2008	Mar. 31 2008	Dec. 31 2007	Sept. 30 2007	June 30 2007	Mar. 31 2007	Dec. 31 2006
Total Revenues	244,426	164,826	198,750	197,466	226,113	87,708	2,239,991	2,053,468
Income (Loss) for the period	(309,708)	(73,528)	(1,037,430)	(493,715)	25,800	(160,902)	1,235,371	1,282,107
Income (loss) Per Share (Basic)	(0.01)	0.00	(0.03)	(0.02)	0.00	(0.01)	0.04	0.05
Income (loss) per Share (Diluted)	(0.01)	0.00	(0.03)	(0.02)	0.00	0.00	0.04	0.05

Results of Operations for the third quarter ended September 30, 2008 compared to the third quarter ended September 30, 2007

In the three months ended September 30, 2008, the Company's revenues increased by \$18,313 comparing to the same period in 2007. The increase was a result of higher interest income received and joint venture equipment rental revenue. The Company's net loss was \$309,708 compared to a net income of \$25,800 in the same period in 2007. This was a result of mineral property write-downs on one of the Namibia properties and part of the West Dismal property.

The basic and diluted loss per share was \$0.01 in the third quarter of 2008 compared to basic and diluted earning per share of \$0.00 in the same period of 2007.

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During the third quarter in 2008, the Company had an average cash balance of \$8 million, which earned interest of \$103,000 (2007 - \$133,776). In the three months ended September 30, 2008, the Company received an overhead recovery of \$72,551 compared to \$79,837 in 2007, as the operator of the Uranium One and JCU joint ventures.

The Company's general and administrative expenses for the three months ended September 30, 2008 were \$195,432 compared to \$200,313 in 2007. In the third quarter of 2008, the investor relations expenditures have increased by \$19,678 compared to the same period in 2007. This was a result of the Company hiring JNS Capital Corp. to provide investor relations services. Wages and salaries have increased by \$36,519 comparing to the same period in 2007. This was a result of hiring additional personnel and annual salary increases for the Company's employees. The Company had non-cash increases in stock-based compensation of \$10,770 for the options vested during the three months ended September 30, 2008.

Results of Operations for the nine months ended September 30, 2008
compared to the nine months ended September 30, 2007

In the nine months ended September 30, 2008, the Company's net loss was \$1,420,666, compared to net income of \$1,098,578 in the nine months ended September 30, 2007. The basic and diluted loss per share was \$0.05 in the first nine months of 2008 and basic and diluted earnings per share was \$0.04 in the same period of 2007.

The Company's revenue has decreased by \$1,945,811 from \$2,553,813 in the first nine months of 2007 to \$608,002 in 2008. This was a result of a one-time, non-cash gain on contributed Uranium One joint venture assets of \$2,025,500 when the joint venture began on January 11, 2007 (see "Mineral Properties" section). With Uranium One having funded \$4,000,000 towards the Athabasca Properties, the Company's 100% interest was reduced to a 50% interest and the Company's 50% interest in the joint venture was deemed to have a value of \$4,000,000, a net gain of \$4,000,000. The Company had immediately recognized income of \$2,000,000, being the 50% of the \$4,000,000 contribution of Uranium One to the joint venture. The remaining 50% gain is deferred and amortized over the life of the joint venture or the life of the assets being contributed, which is deemed to have a life of 40 years and is amortized on a straight line basis. The Company's amortized portion totalled \$37,500 during the first nine months of 2008.

During the nine month period ended September 30, 2008, the Company's interest income increased by \$54,204 compared to the same period last year as a result of an increase in cash invested in Canadian financial institution term deposits. During the period ended September 30, 2008, the Company recorded equipment rental revenue of \$26,740 whereas none was recorded in the same period in 2007. The overhead recovery for the Company as the operator of the Uranium One and JCU joint venture properties totaled \$202,742 compared to \$141,997 in 2007 as a result of higher exploration expenditures spent in the joint venture during the first nine months of 2008.

The Company's administrative expenses, including stock based compensation, for the nine months ended September 30, 2008, were \$1,467,592 compared to \$1,455,235 in the same period of 2007. Stock based compensation expense of \$849,405 was recorded for stock options vested in the first nine months of 2008 whereas \$828,946 was recorded in the same period of 2007. Excluding the non-cash stock-based compensation and amortization, the administrative costs increased by \$18,704 in the first nine months of 2008 to \$596,513.

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MINERAL PROPERTIES

Summary of Mineral Property Expenditures and Exploration Activities

	Athabasca Basin JV Properties, Saskatchewan (Note 3a)	Hornby Bay Basin JV Properties, Nunavut/ Northwest Territories (Note 3b)	100% Owned Properties, Saskatchewan (Note 3c)	Gabon Optioned Properties Africa (Note 3d)	Namibia Optioned Properties Africa (Note 3e)	Total
Balance at December 31, 2006	\$ 239,790	\$ 2,025,696	\$ 566,041	\$ 13,031	\$ -	\$ 2,844,558
Aircraft charter	272,110	-	293,451	-	-	565,561
Camp and general	482,265	27,905	212,306	4,250	358	727,084
Drilling	961,767	824,686	617,243	-	-	2,403,696
Geological	84,630	(111,352)	30,262	72,595	157,304	233,439
Geochemical	-	-	-	-	16,343	16,343
Geophysical	103,763	23,400	29,483	151,877	126,671	435,194
Linecutting and chaining	79,449	-	31,524	-	-	110,973
Mineral claims expenses	526	195,446	59,353	3,254	88,833	347,412
Overhead	-	100,977	-	-	-	100,977
Sampling and analysis	35,212	312,830	20,743	-	-	368,785
Travel	26,808	3,351	12,475	21,332	37,804	101,770
Recovery from JV partner	(79,110)	-	-	-	-	(79,110)
Government assistance	-	-	(3,452)	-	-	(3,452)
50% interest in joint venture	4,000,000	-	-	-	-	4,000,000
Total expenditures for the year	5,967,420	1,377,243	1,303,388	253,308	427,313	9,328,672
Balance at December 31, 2007	\$ 6,207,210	\$ 3,402,939	\$ 1,869,429	\$ 266,339	\$ 427,313	\$ 12,173,230
Aircraft charter	251,510	-	61,475	-	-	312,985
Camp and general	466,689	26,979	37,485	48,213	320	579,686
Drilling	1,083,311	1,227,293	119,135	-	-	2,429,739
Geological	129,259	27,461	10,938	64,728	124,684	357,070
Geochemical	5,562	-	11,124	98,020	41,937	156,643
Geophysical	1,863	41,104	207,256	115,058	-	365,281
Linecutting and chaining	-	-	-	-	-	-
Mineral claims expenses	755	16,774	488	-	25,000	43,017
Overhead	-	113,287	-	903	-	114,190
Sampling and analysis	59,440	(10,624)	1,166	264	3,069	53,315
Travel	28,974	3,252	5,162	32,770	1,653	71,811
Community relations	50	6,296	-	-	-	6,346
Recovery from JV partner	(316,250)	-	-	-	-	(316,250)
Total expenditures for the period	1,711,163	1,451,822	454,229	359,956	196,663	4,173,833
Mineral property write-downs	-	(377,044)	-	-	(184,032)	(561,076)
Balance at September 30, 2008	\$ 7,918,373	\$ 4,477,717	\$ 2,323,658	\$ 626,295	\$ 439,944	\$ 15,785,987

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Cumulative totals as of September 30, 2008:

	Athabasca Basin JV Properties, Saskatchewan (Note 3a)	Hornby Bay Basin JV Properties, Nunavut/ Northwest Territories (Note 3b)	100% Owned Properties, Saskatchewan (Note 3c)	Gabon Optioned Properties Africa (Note 3d)	Namibia Optioned Properties Africa (Note 3e)	Total
Cumulative totals as of September 30, 2008:						
Aircraft charter	\$ 597,520	\$ -	\$ 359,256	\$ -	\$ -	\$ 956,776
Camp and general	997,772	60,458	253,989	52,464	678	1,365,361
Drilling	2,152,206	2,820,257	736,377	-	-	5,708,840
Geological	331,078	378,306	46,606	137,322	281,988	1,175,300
Geochemical	5,562	-	11,124	98,020	58,280	172,986
Geophysical	117,183	484,062	686,837	266,935	126,671	1,681,688
Linecutting and chaining	79,449	-	117,235	-	-	196,684
Mineral claims expenses	1,650	277,371	120,889	3,254	113,833	516,997
Overhead	-	380,312	-	903	-	381,215
Sampling and analysis	95,828	435,723	21,910	264	3,069	556,794
Travel	58,586	11,976	18,405	67,133	39,457	195,557
Community relations	50	-	-	-	-	50
Recovery from JV partner	(487,027)	6,296	-	-	-	(480,731)
Government assistance	(31,484)	-	(48,970)	-	-	(80,454)
50% interest in joint venture	4,000,000	-	-	-	-	4,000,000
Total expenditures before write-downs	7,918,373	4,854,761	2,323,658	626,295	623,976	16,347,063
Mineral property write-downs	-	(377,044)	-	-	(184,032)	(561,076)
Balance at September 30, 2008	\$ 7,918,373	\$ 4,477,717	\$ 2,323,658	\$ 626,295	\$ 439,944	\$ 15,785,987

Athabasca Basin Properties, Saskatchewan – Uranium One Joint Venture

In January 2007, the Company and Uranium One, a TSX listed company, entered into a 50:50 joint venture to explore five Athabasca Basin properties. Uranium One now holds the remaining 50% interest in the Darby, Waterfound, Moon Lake and Lynx Lake properties and 37.5%, or 50% of the Company's 75% interest, in the Candle property. JCU (Canada) Exploration Company, Limited. ("JCU") owns the remaining 25% of the Candle property. The Company is the operator of these five joint venture properties.

In order to exercise its option and earn a 50% interest, Uranium One made total cash payments of \$350,000 (the last payment of \$87,500 was made on January 11, 2007), issued an aggregate of 200,000 common shares and 300,000 share purchase warrants to the Company, and funded \$4,000,000 of aggregate exploration expenditures on the five Athabasca Basin properties. As a result of Uranium One having funded \$4,000,000 in exploration on the Athabasca Basin properties, the Company's 50% portion of the Athabasca Basin properties acquired by Uranium One was valued at \$4,000,000.

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As of September 30, 2008, the Company's 50% portion of exploration expenditures on these five properties totalled \$7,918,373 (December 31, 2007: \$6,207,210). This total includes the deemed value of the properties.

Athabasca Basin Properties				
	September 30, 2008		December 31, 2007	
50% interest in joint venture	\$	4,000,000	\$	4,000,000
Darby Property		2,235,653		1,600,568
Waterfound Property		287,091		277,365
Lynx Lake Property		36,677		35,565
Moon Lake Property		277,784		151
Candle Property		1,112,652		325,045
Unallocated assistance received		(31,484)		(31,484)
	\$	7,918,373	\$	6,207,210

During 2007, Uranium One and the Company drilled approximately 11,615 meters at Darby-Candle and Waterfound, and electromagnetic surveying was completed on Darby-Candle and Lynx Lake properties.

A contract was signed on March 13, 2007 with Bryson Drilling Ltd. ("Bryson") whereby the Company bought a diamond drill and Bryson provided other drilling equipment and performed drilling exclusively for the Company. Bryson then bought the drill from the Company in October 2007 after having drilled 10,000 meters on Pitchstone properties. In November 2007 the Company signed a new contract with Bryson to complete a minimum of 14,000 meters of drilling on the Company's Saskatchewan properties during 2008. The contract with Bryson also provides the Company with options for Bryson to complete an additional 20,000 meters of diamond drilling in 2009 and 20,000 meters of diamond drilling in 2010.

In 2008, a total of \$2.5 million was budgeted for the Company's share of exploration on the Uranium One Athabasca Joint Venture properties. As of September 30, 2008, the Company has incurred \$2,027,413 of exploration expenditures on the Uranium One Athabasca Joint Venture properties, almost all of which was for diamond drilling.

Darby & Candle Properties

The Darby and Candle properties are contiguous and comprise 19,316 hectares.

On April 3, 2004 the Company signed an option agreement with JCU in respect of the Candle property whereby the Company could acquire a 75% undivided interest in the property. In March 2007, the Company and Uranium One jointly earned a 75% interest in the property. The remaining 25% interest is held by JCU and the parties are proceeding on a 37.5%/37.5%/25% joint venture basis for future exploration on the property.

The Darby property is held in the 50:50 joint venture with Uranium One.

A total of 55 kilometers of conductive zones have been outlined on the Darby-Candle properties. During February and March 2006, a total of 2,032 meters of drilling in three holes was completed as an initial test of three separate conductors. Two of the three holes, both on the Candle Property, encountered zones of anomalous radioactivity. The most significant radioactivity was in hole CD02, which intersected 2.6 meters that averaged 169 parts per million ("ppm") uranium ("U"), including 0.5 meter that contained 422 ppm U (0.05% U₃O₈). During November 2006, 1,968 meters of core drilling had been completed in three holes on the Darby property.

Core drilling on Darby-Candle during 2007 totalled 8,535 meters in 15 holes. In July 2007, drill hole CD14 on the Candle property intersected a 3.2 meter interval of uranium mineralization from 647.1 to 650.3 meters that assayed 0.31% U₃O₈, including 0.9 meter that contained 0.76% U₃O₈. The mineralization in drill hole CD-14 was considered significant by management. In August 2007, CD14D1, which is a daughter hole wedged off

of CD14 to the west, was completed. CD14D1 intersected a 0.8 meter radioactive zone, from 672.7 to 673.5 meters, that averaged 850 ppm U (0.10% U_3O_8), including 0.15 meter that contains 1,810 ppm U (0.21% U_3O_8). Numerous other anomalous pathfinder metals are present in CD14D1 including an average of 21.3 g/t silver and 0.39% molybdenum (Mo) over the 0.8 meter radioactive interval. There are not sufficient data available to estimate the true thickness of the zone. Mineralization intersected in CD14 and CD14D1 has been designated the 97G zone. A 25 line-kilometer fixed-loop electromagnetic survey was also completed on Darby during March 2007.

Drilling during the first nine months of 2008 totalled 8,167 meters in 12 drill holes at Candle and 3,974 meters in 8 drill holes at Darby. Follow up drilling at the 97G zone commenced in January 2008. Hole CD-25, 100 meters north of CD-14 and CD14D1, intersected strong alteration in the upper part of the Athabasca Group sandstone and a narrow, strongly radioactive zone in basement rocks. This radioactive interval has a 0.5 meter core length in altered pelitic gneiss, from 655.3 to 655.8 meters, that averaged 1.91% U_3O_8 , including a 0.2 meter core length from 655.5 to 655.7 meters that averaged 4.18% U_3O_8 . The mineralization is associated with a black, pyritic vein cutting the core at an acute angle, with a true thickness of approximately 5 centimeters; the vein orientation is interpreted to be almost vertical with a northerly strike.

Follow up drilling to CD-25 in the summer did not intersect significant radioactivity, but the zone is still considered to be open along strike to the north.

The prospectivity of the east end of the 97H conductor, in proximity to the 97G zone, was improved with drill hole CD-33. This hole intersected weak but anomalous uranium throughout most of the Athabasca Group sandstone column.

Diamond drilling at Darby was successful in advancing two other target areas; the 95B conductor, and the east end of the 95D conductor. At 95B in the central part of the Darby property, drill hole DB-30R contributed to the interpretation of structure and stratigraphy. Also, the prospectivity of the east end of the 95D conductor, in the northeast part of the Darby property, has been upgraded by drill hole DB-27, which intersected anomalous basal sandstone geochemistry above graphitic pelitic gneiss in the basement and a 0.3 m interval in the basement that assayed 0.12% U_3O_8 .

Waterfound Property

In 2003 and 2005 the Company staked the 4,124 hectare Waterfound Property. This property is located 55 kilometres north of the Darby-Candle properties.

A fall 2005 diamond drilling program at the Waterfound property was originally planned to be 2,000 meters and was expanded to 2,714 meters in 5 holes after encouraging initial results from the first three drill holes were encountered. Strong metal enrichment and favorable alteration have been intersected over a large area on the Waterfound Property.

In May to June 2006, a second phase of drilling was completed with a total of 2,275 meters drilled in four holes. All four holes encountered anomalous radioactivity in proximity to the Athabasca Group unconformity. Hole WF07 intersected a 0.85 meter mineralized core interval, immediately below the unconformity, that assayed 0.07% U_3O_8 , including a 0.2 meter interval of 0.18% U_3O_8 . These are the highest uranium values obtained at Waterfound to date. Also in October 2006, a 26 line kilometer resistivity survey was completed at Waterfound with the purpose of helping to refine drill targets.

In October, 2007, six diamond drill holes for a total of 3,080 meters were completed at Waterfound. Five holes were completed to target depths and each intersected anomalous uranium in proximity to the Athabasca Group unconformity. The most significant intersections included 1.6 meters (450.6-452.2 meters) of 100 ppm U, including 0.1 meters (451.5-451.6 meters) of 598 ppm U, in drill hole WF-12, and 1.2 meters (435.6-436.8 meters) of 173 ppm U in drill hole WF-13. The primary objective of the October 2007 diamond drill holes was to test several ground geophysical (DC-resistivity) anomalies. At least one hole (WF-10R) intersected significant sandstone alteration, consistent with the position of a DC-resistivity anomaly. This

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hole's location on the far north end of the drilling pattern suggests that prospective geology may exist beyond the limits of the present drilling.

Lynx Lake Property

In 2004, the Company acquired the Lynx Lake property mineral claim totaling approximately 1,274 hectares by way of staking. The property is located 35 kilometers southwest of the Company's Darby-Candle properties.

An airborne magnetic-electromagnetic MEGATEM survey that totaled 102 line-kilometers was completed over the property in 2005. A 26 line-kilometer fixed-loop electromagnetic survey was completed at Lynx Lake in March 2007. Additional geophysical surveys are being contemplated.

Moon Lake Property

In 2003 and 2004 the Company acquired contiguous mineral claims totalling approximately 1,637 and 2,953 hectares, respectively, by way of staking. The 4,590 hectare Moon Lake property is 55 kilometers southwest of the Darby-Candle properties and one kilometer east of Cameco's Millennium deposit.

An airborne magnetic-electromagnetic MEGATEM survey that totaled 334 line-kilometers was completed over the property in 2005. In March 2006, the Company completed three lines of moving loop electromagnetic surveying totaling 10.2 line kilometers. Two weak conductive zones were identified from a preliminary interpretation. A 1,323 meters program of diamond drilling in two drill holes was completed at Moon Lake in August, 2008. No significant radioactivity, mineralization or alteration was intersected in either of the two drill holes.

Pitchstone also holds a 3% net smelter royalty on two claims, S-107557 and S-107558, adjacent to the Moon Lake property. CanAlaska Ventures Ltd., the owner of the claims, can purchase 1% of the net smelter royalty for \$1,500,000. Uranium One has a 50% interest in the NSR on that portion of the two claims within one kilometer of the Moon Lake Property.

Hornby Bay Basin Properties, Nunavut and Northwest Territories – Triex Joint Venture

On May 9, 2005, the Company entered into a 50:50 joint venture with Triex to explore the Mountain Lake, West Dismal, and Leith properties, located in the Hornby Bay Basin of Nunavut and Northwest Territories. The Mountain Lake uranium deposit contains a 43-101 compliant Inferred Mineral Resource of 8.2 million pounds of U₃O₈ with an average grade of 0.23% U₃O₈, contained in 1.6 million tonnes of rock.

In April 2006, two claim blocks totaling 59,760 hectares were optioned by the Company and Triex. These claim blocks included the Dismal Lake property and additional claims contiguous with the Mountain Lake property. The Company and Triex have paid a total of \$35,000 in cash to the property vendors, Ur-Energy Inc. ("URE") and Patrician Diamonds Inc. ("Patrician"), and in addition a cumulative \$1,225,000 was spent on the two properties by September 30, 2007. At the end of 2007, the earn-in requirements were met and the Company and Triex have completed the purchase of these properties subject to a 5% net smelter return royalty retained by the property vendors. The Company and Triex have the right to purchase one half of the retained royalty for \$5,000,000 for each property.

In July 2006, the Company and Triex acquired 100% of the Kendall River property from Aramis Ventures Inc. ("Aramis"). The purchase terms included a cash payment of \$25,000 (paid) and completion of \$50,000 (requirement met) of assessment work on the property. The vendor will retain a 5% net smelter return royalty half of which the Company and Triex have the right to purchase for \$2.5 million.

An exploration program of geochemistry, geophysical surveys, prospecting and diamond drilling on the Hornby Bay Basin properties, with a total budget of \$2.3 million, was initiated in May 2007 and was completed by the end of August, 2007. Work was performed on the Mountain Lake, Dismal Lake, West Dismal and

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Kendall River properties. During the third quarter of 2007, the drill program was completed with 2,818 meters drilled in 11 holes of which 3 holes were at Mountain Lake and 8 holes were at Dismal Lake.

A \$3.1 million budget was approved by the Joint Venture for 2008. The program included 5,000 meters of diamond drilling in eighteen holes to evaluate untested targets at Dismal Lakes, Helmut, Jenny Lake and Kendall River, and Ohm Mapper resistivity surveying. A total of 3,172 meters in 13 drill holes was completed in the 2008 exploration program that ended in early August, 2008. Seven of these drill holes were located on the Mountain Lake property, three on the Dismal Lake property and three on the Kendall River property. No significant radioactivity was observed in any of the drill holes. Ohm Mapper geophysical surveying was completed on the Mountain Lake and Dismal Lakes properties.

As a result of the expiration of permits at Leith and West Dismal the Joint Venture no longer holds any mineral property in the Northwest Territories.

Mountain Lake Property

In 2004, the Company acquired a 50% interest in the Mountain Lake uranium property located in the Hornby Bay Basin, Nunavut. The property is situated approximately 550 kilometers north of Yellowknife, 100 kilometers south of Kugluktuk (formerly Coppermine), and comprises 8 mineral claims totaling 6,647 hectares. In 2006, the Company and Triex acquired an additional 41 claims (38,544 hectares) contiguous with the original Mountain Lake property from URE.

On the Mountain Lake property, the Mountain Lake deposit contains an estimated Inferred Mineral Resource of 8.2 million pounds U_3O_8 , with an average grade of 0.23% U_3O_8 , contained in 1.6 million tonnes of rock, at depths between 28 and 136 meters (see the NI 43-101 compliant Mineral Resource estimate report filed on www.sedar.com for more details). Two types of mineralization have been recognized to date; dominantly stratabound sandstone-hosted and minor discordant fracture filling mineralization. Fracture controlled mineralization included an intersection of 5.19% U_3O_8 over a 0.9 meter core interval.

During April to June 2006, a total of 3,101 meters in 20 diamond drill holes was completed on the Mountain Lake property. Drilling confirmed the mineralization within the main deposit and extended it at shallow depth to the southwest under Fran Lake. Seven of the holes returned significant mineralization. The better intersections included 0.11% U_3O_8 over 4.5 meters, including 0.33% U_3O_8 over 1.5 meters, under Fran Lake, and 0.17% U_3O_8 over 4.5 meters, including 0.32% U_3O_8 over 2.0 meters, in the main deposit. Also, a new zone of anomalous radioactivity was identified at Jenny Lake about one kilometer northwest of the Mountain Lake deposit.

During July to August 2006, a 1,310 line kilometer airborne radiometric survey at 200 meter line spacing was completed over that portion of the Mountain Lake property optioned from URE.

During the summer of 2007, three additional drill holes that totalled 477 meters were completed at Mountain Lake. Thin zones of weak radioactivity were intersected. Additional drilling was planned for other targets on the Mountain Lake property but was not completed due to poor drilling performance. Soil sampling and Ohm Mapper surveying were also completed on the property in 2007.

Seven holes totaling 1,654 meters were drilled in the second quarter of 2008 at the Mountain Lake property. Four of these were drilled at the Helmut Lake target north of the Mountain Lake deposit, three of which were completed to designed depths. The other three were drilled at the Jenny Lake target area northwest of the Mountain Lake deposit. No significant radioactivity was observed.

West Dismal Property

In 2005, Triex was granted seven prospecting permits comprising 105,097 hectares (West Dismal property) in the Northwest Territories and Nunavut for uranium exploration. These permits were situated approximately 70 kilometers west of the Mountain Lake property, 570 kilometers north of Yellowknife, Northwest Territories and 150 kilometers southwest of Kugluktuk, Nunavut. These permits expired early in 2008.

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In May 2005, Triex staked two strategic areas contiguous to the West Dismal permits, designated as the Sandy Creek claims (10,451 hectares) and Dease River claims (2,090 hectares). These claims are also jointly owned by Triex and the Company and comprise part of the West Dismal property. During 2005, an 81 line-kilometer GEOTEM survey, conducted by Fugro Airborne Surveys at 300 meters line spacing, was completed over a test area of the West Dismal property. Other exploration work on the property included ground and airborne radiometric surveying, geological mapping and prospecting.

In early 2008, as a result of the expiration of prospecting permits and lapse of some claims, a large portion of the West Dismal lands are no longer held by the Joint Venture. The only portion of the West Dismal property that remains is located in Nunavut and is called the Sandy Creek property. As of September 30, 2008, the Company wrote down \$307,616 on West Dismal properties.

Leith Property

In 2005, Triex was granted two prospecting permits for uranium exploration, the Leith property, comprising 32,722 hectares in the Northwest Territories. These permits were situated approximately 400 kilometers northwest of Yellowknife.

In September 2006, a 700 line kilometer GEOTEM (magnetic and electromagnetics) survey was flown at 400 meters line spacing by Fugro Airborne Surveys over the property. These permits expired early in 2008. As a result, \$70,487 of the mineral property costs were written-off in the first quarter of 2008.

Dismal Lake Property

In 2006, the Company and Triex acquired 17 claims (13,921 hectares) from URE and 10 claims (7,295 hectares) from Patrician. These contiguous claims are prospective for uranium and are situated 40 kilometers northwest of the Mountain Lake property in the Hornby Bay Basin, Nunavut.

During July and August 2006 exploration included a 730 line kilometer airborne radiometric survey at 200 meter line spacing, 100 line kilometers of ground magnetic surveying, and 400 soil samples on the Dismal Lake property. This data was compiled and used to help locate drill targets.

During the summer of 2007, a total of 2,341 meters were drilled in eight holes at the Dismal Lake Property; no significant radioactivity was encountered. Ohm Mapper surveying and additional soil sampling were also completed.

In 2008, a total of 752.9 meters in three drill holes was completed at Dismal Lakes. No significant radioactivity was observed in any of the drill holes.

Kendall River Property

In 2006 the Company and Triex acquired 4 claims (4,180 hectares) from Aramis. The Kendall River property is prospective for uranium and is situated 15 kilometers southeast of the Mountain Lake property in the Hornby Bay Basin, Nunavut. A discrete dispersion train of radioactive boulders on the property has never been investigated by drilling.

During July to August 2006 exploration completed included a 388 line kilometer airborne radiometric survey at 200 meter line spacing, 124 line kilometers of ground magnetic surveying, and 1,200 soil samples. During 2007 exploration on the Kendall River property included Ohm Mapper surveying and soil sampling. A total of 762.3 meters was completed in 3 drill holes on the property in 2008. No significant radioactivity was observed in any of the drill holes.

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Triex is the operator of these properties. As of September 30, 2008 and December 31, 2007, the Company spent a total of \$4,854,761 (including \$380,312 overhead expenses paid to Triex), and \$3,402,939, respectively, on the joint venture properties. As of September 30, 2008, the Company wrote down \$377,044 of the mineral property costs as a result of the expiration of certain prospecting permits.

Hornby Bay Basin Properties		
	September 30, 2008	December 31, 2007
Mountain Lake Property	\$ 1,912,239	\$ 1,547,029
Mountain Lake – URE	660,045	410,511
West Dismal Property	407,706	305,874
Leith Property	70,487	70,487
Dismal Lake - Patrician	507,425	346,596
Dismal Lake - URE	852,958	582,207
Kendall River Property	443,901	140,235
	4,854,761	3,402,939
Mineral property write-downs	(377,044)	-
	\$ 4,477,717	\$ 3,402,939

100% Owned Properties, Saskatchewan

The Company has five 100% owned exploration properties in the eastern Athabasca Basin, Saskatchewan, that are prospective for uranium. The five properties, Fireweed, Gumboot, Fisher, Marten and Wolverine, total approximately 24,866 hectares, and were acquired by way of staking.

The Fireweed property (10,921 hectares) is located 15 kilometers northwest of the Company's Darby-Candle properties and was acquired in October 2004. The Gumboot property (4,196 hectares) is located 20 kilometers north of the Company's Darby-Candle properties and was acquired in November 2004.

In February 2006, the Company completed moving loop electromagnetic surveys on the Fireweed and Gumboot properties to help define conductors reported to exist on the properties. A total of 178 kilometers of grid lines were cut and 35.2 kilometers of electromagnetic surveying completed. An airborne magnetic gradiometer survey that totalled 1,634 line kilometers was also completed over the properties in February 2006.

In November 2005, the Company acquired the 3,349 hectare Fisher property by way of staking. Fisher is located 40 kilometers north of the Company's Darby-Candle properties. In September 2006, a 473 line kilometer airborne magnetic survey was completed over the property and a ground fixed loop electromagnetic survey was completed in February 2007.

In June 2007, the Company acquired the Marten and Wolverine properties in the Athabasca Basin, Saskatchewan by way of staking. Marten (2,768 hectares) is located 40 kilometers east-southeast of the Company's Darby-Candle properties. Wolverine (3,632 hectares) is located 30 kilometers southeast of the Company's Darby-Candle properties.

In 2007 a total of 2,892 meters was drilled in four holes at Gumboot and a total of 1,706 meters in two holes was drilled at Fireweed. Anomalous uranium was intersected in proximity to the Athabasca Group unconformity in two holes at Gumboot. Hole GB01 intersected a 1.75 meter interval in sandstone that averages 0.04% U₃O₈, including 0.3 meter of 0.10% U₃O₈. Hole GB02 intersected a 2.2 meter interval, also in sandstone, that averages 0.03% U₃O₈, including 0.3 meter of 0.07% U₃O₈. Anomalous quantities of numerous other metals are associated with these intersections at Gumboot including nickel to 0.43%, cobalt to 0.13% and arsenic to 1.01%. These metals are often associated with high grade Athabasca deposits. Narrow intervals of weakly anomalous uranium values in basement units were recorded at Fireweed (to 36 ppm U) and Gumboot (to 21 ppm U).

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One drill hole totaling 800 meters was completed at Gumboot in 2008. The drill hole encountered a 40 meter long interval of moderate to intense alteration and fracturing in Athabasca Group sandstone a short distance above the basal Athabasca Group unconformity. Several zones of anomalous radioactivity were recorded within this interval with a down-hole probe (Mount Sopris 2PGA-1000), however, much of the core in this interval was not recovered therefore an accurate estimate of grade cannot be determined. A significant amount of diamond drilling will be required to follow up on this result.

A helicopter borne electromagnetic and magnetic survey consisting of 1,097 line kilometers was completed on the Marten and Wolverine properties in September 2008. The survey was designed to help map basement lithology and structure and to test for conductors. Data compilation and study is in progress.

As of September 30, 2008 and December 31, 2007, the Company spent a total of \$2,323,658 and \$1,869,429, respectively, on its 100% owned properties.

100% Properties		
	September 30, 2008	December 31, 2007
Fireweed	\$ 811,309	\$ 808,838
Gumboot	1,121,872	885,953
Fisher	116,785	114,560
Marten	132,847	26,040
Wolverine	140,845	34,038
	\$ 2,323,658	\$ 1,869,429

Gabon Optioned Properties, Africa

On February 26, 2006, the Company and Cameco signed a Letter Agreement with Motapa to jointly explore Motapa's exploration licenses in Gabon, Africa. Motapa holds the exclusive rights to explore for uranium, gold and manganese on approximately 600,000 hectares of the Franceville Basin in central Gabon. The Company, Cameco and Motapa finalized the Letter Agreement on June 12, 2006, and the licenses were ratified by the president of Gabon on September 12, 2006.

Terms of the Letter Agreement provide Cameco and the Company with the option to earn a 56% (28% each) interest in the licenses by incurring exploration expenditures of \$3,500,000 (\$1,750,000 each) over a four year period. In addition, the parties will have a second option to acquire an additional 24% interest (12% each) by expending a further \$8,500,000 (\$4,250,000 each) within three years following the completion of initial vesting. The Company's commitment is \$200,000 during the first year of exploration, of which the starting date has been revised to January 1, 2007.

A 13,352 line kilometer airborne magnetic plus radiometric survey of approximately 170,000 hectares of the property was completed in July, 2007. Reconnaissance geochemical surveying, two Transient Audio Magneto-Telluric test lines that totalled 75 line kilometers, stream sediment sampling and prospecting were also completed in 2007.

During the first quarter of 2008 a sampling, geological mapping and prospecting program was conducted to follow up anomalous areas within various parts of the licenses. A total of 338 stream sediment and 326 rock samples were collected and analyzed.

In the second quarter of 2008, an 877 line kilometer, helicopter-borne electromagnetic survey was completed on part of the license area to help prioritize target areas. The results are being integrated with other geophysical and geochemical results and interpretations are underway.

As at September 30, 2008 and December 31, 2007, the Company had spent \$626,295 and \$266,339, respectively, on the Gabon optioned properties.

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Namibia Optioned Properties, Africa

The Company entered into a Letter Agreement on January 18, 2007 with Manica to acquire a 51% interest in three uranium exploration properties in Namibia, Africa. The initial option may be exercised by spending \$900,000 in exploration work on the properties by November 9, 2008 (the "Initial Option Date") and making the following cash payments to Manica:

\$15,000 on signing the Letter Agreement (paid),
\$25,000 by the first anniversary of the date of the Letter Agreement (paid),
\$35,000 by the second anniversary of the date of the Letter Agreement.

Once the initial option has been exercised, the Company will have a second and a third option to earn further 20% and 9% interests in the properties, respectively, for a total interest of up to 80%, by expending an additional \$1,400,000 in exploration on the properties by January 18, 2011 and then completing a positive feasibility study by an independent mutually acceptable qualified party.

In addition, on April 20, 2007, the Company issued 15,000 common shares to Manica, for a right of first refusal on any new uranium licenses acquired in Namibia by Manica.

On September 24, 2008, the Company and Manica signed an amendment to the Letter Agreement dated January 18, 2007 to extend the Initial Option Date by one year to November 9, 2009.

During 2007, magnetic and radiometric data covering Dome and Nakop were acquired and interpreted, satellite spectral data covering Nakop and Kaoko were acquired and interpreted, an initial prospecting and sampling program was completed at Nakop, and time domain electromagnetic depth soundings and radon gas surveys were completed at Dome and Kaoko. Radon anomalies were outlined on both the Kaoko and Dome properties.

In 2008, a program of geological mapping, prospecting and litho geochemistry was completed at Kaoko, and a program of radon sampling was completed at the Dome property. The Nakop permit anniversary date was July 18 and it was not renewed. No work was completed on the Namibian properties in the third quarter. A program of diamond drilling on the Dome property is being planned for November and December, 2008.

In the third quarter of 2008, the Company wrote off \$184,032 on the Namibia properties as a result of the Nakop permit expiration. As at September 30, 2008 and December 31, 2007, the Company had spent \$623,976 and \$427,313, respectively, on the Namibia optioned properties.

LIQUIDITY AND CAPITAL RESOURCES

As at September 30, 2008, the Company had \$7,699,774 in cash and cash equivalents and working capital of \$7,187,035 (December 31, 2007: \$11,681,184 and \$11,403,500, respectively).

During the nine month period ended September 30, 2008, the Company has spent \$4,173,832 on exploration expenditures and \$15,872 on purchase of equipment compared to \$4,547,288 and \$350,571 respectively, from the same period last year.

The Company's authorized share capital consists of an unlimited number of common shares without par value. As at September 30, 2008, the Company had 30,943,785 issued and outstanding common shares. Subsequent to the period end, the Company issued 2,501,000 flow-through common shares through a non-brokered private placement. As of the date of this MD&A the Company had 33,444,785 common shares issued and outstanding.

On August 2, 2007, the Company closed a non-brokered private placement for gross proceeds of \$3,000,000. 1,000,000 units were issued at \$3.00 per unit, with each unit consisting of one common share and one-half of a share purchase warrant. Each whole warrant entitles the holder to acquire a common share for eighteen

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months at a price of \$3.75. The Company paid cash finder's fees in the amount of \$150,000 in connection with the private placement. All securities issued under the private placement had a hold period that expired on December 8, 2007.

On December 5, 2007, the Company closed a non-brokered private placement of 1,008,200 flow-through common shares at \$3.10 per share to raise gross proceeds of \$3,125,420. Cash finder fees of 5% were paid to certain parties in connection with part of the private placement and totaled \$131,440.

The Company has established a share purchase option plan whereby the Board of Directors may, from time to time, grant options to directors, officers, employees or consultants. Options granted must be exercised no later than five years from the date of grant. Options vest on the grant date unless determined otherwise by the Board of Directors. As of December 31, 2007, a total of 2,772,500 options at prices ranging from \$0.55 to \$2.90 were granted. During the nine months ended September 30, 2008, 210,000 options were granted at prices ranging from \$1.07 to \$1.35, and 65,000 options expired at a weighted average price of \$2.14.

Subsequent to the period ended, the Company granted 425,000 new stock options at the price of \$0.23 per share to directors and employees. Further, the Company has cancelled a total of 790,000 options issued on January 2, 2007 with the exercise price of \$2.90. The Company has also re-priced 1,177,500 options that were granted at prices greater than \$1.00 to a new exercise price of \$0.23, subject to TSX Venture Exchange and disinterested shareholder approval. Subsequent to the grants, re-pricing and cancellation of options, the Company has 2,552,500 options outstanding at a weighted average price of \$0.48 per share. If all the remaining outstanding options were exercised, it would increase the Company's available cash by \$1,237,852.

As of September 30, 2008, the Company had 500,000 warrants outstanding at \$3.75 expiring on February 2, 2009. These warrants result from the August 2, 2007 private placement of 1,000,000 shares. If the outstanding warrants were exercised, it would increase the Company's available cash by \$1,875,000.

As of the date of this MD&A the Company had 36,497,285 common shares outstanding on a fully diluted basis.

TRANSACTIONS WITH RELATED PARTIES

Except as noted elsewhere in these consolidated financial statements, related party transactions are as follows:

- a) During the nine months period ended September 30, 2008, the Company paid fees of \$47,500 to a company of which the Chief Financial Officer is the President and a Director (same period in 2007: \$67,500). As of September 30, 2008, \$5,250 (same period in 2007: \$19,500) was owed to that company.
- b) During the nine month period ended September 30, 2008, the Company incurred directors fees of \$10,500 (2007: \$8,228) to non-executive directors. As of September 30, 2008, the Company owed \$14,995 (same period in 2007: \$9,138) of director's fees to a non-executive director.

COMMITMENTS

The Company has commitments under a lease for its premises in Vancouver, British Columbia, for approximately \$2,400 monthly rent from May 1, 2006 until April 30, 2010.

Effective November 20, 2007, the Company entered into an agreement with Bryson Drilling Ltd. ("Bryson") under which the Company has requested Bryson complete a minimum of 14,000 meters of diamond drilling on the Company's properties in the eastern Athabasca Basin region of Saskatchewan in 2008. The agreement committed the Company to approximately \$1,650,000 of drilling costs in 2008, part of which was

charged to joint venture partners Uranium One and JCU. As of September 30, 2008, the Company has completed 14,263 meters of diamond drilling. As such, the agreement was successfully fulfilled. The contract with Bryson also provides the Company with options for Bryson to complete an additional 20,000 meters of diamond drilling in 2009 and 20,000 meters of diamond drilling in 2010. The Company has exercised the option but with no commitment on the amount of diamond drilling has been made.

Effective April 30, 2008, the Company entered into an agreement with Helicopters Transport Services (Canada) Inc. ("HTS") to support the 2008 Athabasca Basin drilling program. Under the agreement, the Company committed to approximately \$300,000 in helicopter transportation costs in 2008, part of which was charged to Uranium One and JCU, the joint venture partners. As of September 30, 2008, the Company has incurred \$452,404 in transportation costs with HTS. As such, the agreement was successfully fulfilled.

Subsequent to the period ended September 30, 2008, the Company entered into an agreement with Metzger Drilling to complete a minimum of 1,000 meters of mud rotary and diamond core drilling on the Company's Dome Property in Namibia in 2008. The contract commits the Company to approximately \$315,000 in exploration expenditures in the last quarter of 2008.

SUBSEQUENT EVENTS

Non-brokered private placement

On October 15, 2008, the Company closed the first tranche of a non-brokered private placement of 2,501,000 flow-through common shares at 60 cents per share to raise gross proceeds of \$1,500,600. The first tranche raised \$1,200,600. On October 17, 2008, the Company closed the final tranche of the remaining flow-through shares and raised gross proceeds of an additional \$300,000. A cash finder's fee of 5 per cent or a total of \$73,800 was paid to certain parties in connection with part of the private placement. No warrants were issued.

The first and second tranche of the flow-through shares issued in this private placement will be subject to hold periods until February 15, 2009 and February 17, 2009, respectively. After closing of the non-brokered private placement, the Company's cash position was approximately \$8,500,000 and there were 33,444,785 common shares outstanding.

Uranium One Joint Venture

On October 22, 2008, the Company provided Uranium One a Cash Call Default Notice with respect to a cash call of \$230,000 made by the Company on October 9, 2008 for approved exploration budget costs on the Athabasca Basin joint venture properties. The Company has covered Uranium One's payment. Uranium One has advised the Company that it will not fund a proposed program for the January-April 2009 field season.

Stock Options

On November 7, 2008, the Company granted 425,000 new stock options to directors and employees. The options have an exercise price of \$0.23 and will expire on November 7, 2013. Further, the Company has cancelled a total of 790,000 options issued on January 2, 2007 to directors and senior officers. The Company has also re-priced 1,177,500 options granted to directors, employees and consultants that were granted at prices greater than \$1.00 to a new exercise price of \$0.23, subject to TSX Venture Exchange and disinterested shareholder approval. Subsequent to the grants, re-pricing and cancellation of options, the Company has 2,552,500 options outstanding at a weighted average price of \$0.48 per share.

Triex Joint Venture

As of September 30, 2008, the Company owed Triex \$595,444. Subsequent to the period, on October 08, 2008, the Company paid \$580,123 to Triex leaving the balance owing of \$15,321.

OFF BALANCE SHEET ARRANGEMENTS

There are no off Balance Sheet arrangements as this time.

PROPOSED TRANSACTIONS

There are no proposed transactions as this time.

NEW ACCOUNTING POLICIES

Effective January 1, 2007, the Company adopted the new recommendations of the Canadian Institute of Chartered Accountants ("CICA") Handbook Section 1530, Comprehensive Income; Section 3251, Equity; Section 3855, Financial Instruments - Recognition and Measurement; and Section 3865, Hedges, retroactively without restatement. These new Handbook Sections, which apply to fiscal years beginning on or after October 1, 2006, provide requirements for the recognition and measurement of financial instruments and on the use of hedge accounting. Section 1530 establishes standards for reporting and presenting comprehensive income, which is defined as the change in equity from transactions and other events from non-owner sources. Other comprehensive income refers to items recognized in comprehensive income that are excluded from net income calculated in accordance with generally accepted accounting principles. Under the new standards, policies followed for periods prior to the effective date generally are not reversed and therefore, the comparative figures have not been restated. The adoption of these Handbook Sections had no impact on opening balances.

Under Section 3855, financial instruments must be classified into one of the following five categories: held-for-trading, held-to-maturity, loans and receivables, available-for-sale financial assets or other financial liabilities. All financial instruments, including derivatives, are measured in the balance sheet at fair value except for loans and receivables, held-to-maturity investments and other financial liabilities which are measured at amortized cost. Subsequent measurement and changes in fair value will depend on their initial classification, as follows: held-for-trading financial assets are measured at fair value and changes in fair value are recognized in net income; available-for-sale financial instruments are measured at fair value with changes in fair value recorded in other comprehensive income until the investment is derecognized or impaired at which time the amounts would be recorded in net income.

Upon adoption of these new standards, the Company designated its cash and cash equivalents as held-for-trading, which are measured at fair value. Accounts receivable and income taxes receivable are classified as loans and receivables, which are measured at amortized cost. Accounts payable, accrued liabilities, due to/from related parties and joint venture partners are classified as other financial liabilities. The Company had neither available-for-sale, nor held-to-maturity instruments during the first quarter ended March 31, 2008.

The Company had no "other comprehensive income or loss" transactions during the third quarter ended September 30, 2008 and no opening or closing balances for accumulated other comprehensive income or loss.

CHANGES IN ACCOUNTING POLICIES

On January 1, 2008, the Company adopted the following provisions of the CICA Handbook Sections. There was no material impact on the Company's financial condition or operating results as a result of the adoption of these new standards:

- (a) Section 1400 – General Standards of Financial Statement Presentation, to include requirements for management to assess and disclose an entity's ability to continue as a going concern.
- (b) Section 3862 – Financial Instruments – Disclosures, which replaces Section 3861 and provides expanded disclosure requirements that provide additional detail by financial asset and liability categories.

- (c) Section 3863 – Financial Instruments – Presentation, to enhance financial statement users' understanding of the significance of financial instruments to an entity's financial position, performance and cash flows.
- (d) Section 1535 – Capital Disclosures, which establishes standards for disclosing information about an entity's capital and how it is managed. Under this standard, the Company will be required to disclose the following:
- qualitative information about its objectives, policies and processes for managing capital;
 - summary quantitative data about what it manages as capital;
 - whether during the period it complied with any externally imposed capital requirement to which it is subject; and
 - when the Company has not complied with such externally imposed capital requirements, the consequences of such non-compliance.

INTERNATIONAL FINANCIAL REPORTING STANDARDS

On February 13, 2008, the Canadian Accounting Standards Board ("AcSB") confirmed the mandatory changeover date to International Financial Reporting Standards ("IFRS") for Canadian profit-oriented publicly accountable entities (PAE's") such as the Company.

The AcSB requires that IFRS compliant financial statements be prepared for annual and interim financial statements commencing on or after January 1, 2011. For PAE's with a December 31 year-end, the first unaudited interim financial statements under IFRS will be the quarter ending March 31, 2011, with comparative financial information for the quarter ended March 31, 2010. The first audited annual financial statements will be for the year ending December 31, 2011, with comparative financial information for the year ended December 31, 2010. This also means that all the opening balance sheet adjustments relating to the adoption of IFRS must be reflected in the January 1, 2010 opening balance sheet which will be issued as part of the comparative financial information in the March 31, 2011 unaudited interim financial statements.

The Company intends to adopt these requirements as set out by the AcSB and other regulatory bodies. At this time, the impact of adopting IFRS cannot be reasonably quantified. During fiscal 2009, the Company will continue to evaluate the impact of IFRS on the Company and develop and put in place a plan for the conversion to IFRS. If the Company decides not to early adopt the standards, the actual conversion work will occur in late 2009 and 2010, in anticipation of the preparation of the April 1, 2010 balance sheet that will be required for comparative purposes for all periods ending in 2011.

FINANCIAL INSTRUMENTS

The fair values of the Company's cash and cash equivalents, interest receivable, GST receivable, prepaid expenses and deposits, and accounts payables and accrued liabilities approximate their carrying values.

The Company's financial instruments are exposed to certain financial risks, including currency risk, credit risk, liquidity risk, and interest rate risk.

(a) Currency risk

The Company's property interests in Africa make it subject to foreign currency fluctuations and inflationary pressures which may adversely affect the Company's financial position, results of operations and cash flows. The Company is affected by changes in exchange rates between the Canadian Dollar and foreign functional currencies. The Company does not invest in foreign currency contracts to mitigate the risks.

(b) Credit risk

The Company's cash and cash equivalents are held in large Canadian financial institutions. Short-term investments are composed of financial instruments issued by Canadian banks. These investments mature at various dates over the current operation period. The Company does not have any asset-backed commercial paper in its short-term investments. The Company's GST receivable consists primarily of goods and services tax due from the federal government of Canada.

(c) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure.

Accounts payable and accrued liabilities are due within the current operating period.

(d) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize a loss as a result of a decline in the fair value of the short-term investments is limited because these investments, although available for sale, are withdrawn with interest as needed.

MANAGEMENT OF CAPITAL RISK

The Company manages its cash and cash equivalents, common shares, stock options and warrants as capital. The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the exploration of its mineral properties and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, issue new debt, acquire or dispose of assets or adjust the amount of cash and cash equivalents.

In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. The annual and updated budgets are approved by the Board of Directors. In order to maximize ongoing exploration efforts, the Company does not pay out dividends. The Company's investment policy is to invest its short-term excess cash in highly liquid short-term interest-bearing investments with maturities 365 days or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations.

The Company expects its current capital resources to be sufficient to carry its exploration plans and operations through 2009.

RISKS AND UNCERTAINTIES

The Company's financial success will be dependent upon the discovery or acquisition of Mineral Resources, and the economic viability of developing its properties. The market price of minerals and/or metals is volatile and cannot be controlled. There is no assurance that the Company's mineral exploration activities will be successful. The exploration of mineral properties involves many risks which even a combination of experience, knowledge and careful evaluation may not be able to overcome. The Company has no source of financing other than those identified in the previous sections.

The following are some of the key risks and uncertainties identified, however, there may be other risks and uncertainties that have not been listed:

- the high degree of volatility in the price of uranium;
- the demand for uranium can be dependent on the public's acceptance of the use of nuclear power;
- the Company has a limited operating history and must be considered a start-up company;
- the performance of the Company will largely depend on the performance of certain key officers, consultants and employees;
- title to properties can be cancelled, challenged or impugned;
- the Company may be required to consult with First Nations Peoples in order to ensure necessary land use rights;
- certain officers and directors of the Company are associated with other natural resource companies which may give rise to conflicts of interest;
- the Company's exploration plans will require substantial additional financing and such financing may not be available on a timely and reasonable basis;
- the exploration business is highly speculative;
- the Company's ability to conduct exploration may be restricted by the unavailability of equipment and qualified personnel;
- geology is an inexact science subject to differing interpretations that could affect the success of any exploration or development program;
- access to the Company's properties may be restricted by weather conditions, forest fires, blockades, the inability to obtain land use permits on a timely basis, or other factors beyond the Company's control;
- substantial additional expenditures will be required to establish Mineral Resources or Mineral Reserves on mineral properties, if any Mineral Resources or Mineral Reserves exist;
- there are many potential barriers in developing a property prior to it becoming a commercial producing operation;
- the rights to the Company's mineral properties must be maintained in accordance with many regulations and agreements;
- there is increasing competition to acquire mineral properties throughout the world;
- the Company's joint venture or option agreements are subject to decisions made by its partners;
- exploration programs and budgets are subject to the concurrence of joint venture partners;
- various factors could impede the Company's ability to expend flow-through funding;
- the Company can not insure against all potential risks;
- there are many varied governmental and other regulations that must be followed which are constantly changing;
- there are many environmental regulations to comply with and such regulations are changing frequently;
- various regulations and interest groups may limit the Company's ability to conduct exploration and development activities, and
- the directors and officers own a control position of the shares that may allow them to affect certain corporate actions.

OUTLOOK

The Company has undertaken a very active exploration program for 2008, most of which is now complete.

In the Athabasca, planning is under way for additional drilling programs in 2009 on properties under joint venture with Uranium One and JCU, and also on some of the 100% owned properties. Highest priority will be given to following up mineralization at the 97G zone on the Candle claim, and the recently intersected radioactivity on the Gumboot property.

Exploration expenditures in 2009 on the properties in the Hornby Bay basin are expected to be less than those incurred in 2008. It is also anticipated that due to the expiration of prospecting permits and prioritization of exploration targets, it is anticipated that joint venture land areas in the Hornby Bay Basin will be significantly reduced during 2008.

2009 exploration plans in Gabon are under review at this time.

In Namibia, a minimum 1,000 meter program of diamond drilling will be completed on the Dome property in 2008. Additional work in 2009 will in part be contingent on the results obtained in the 2008 drilling program. Exploration programs are also being considered to follow up encouraging results obtained from other target areas on the Dome property, and at Kaoko.

The Company's long term focus continues to be the discovery of economic uranium deposits and with its current cash position of approximately \$8.5 million, it is well positioned to continue to work towards this goal. The Company is now funding its share of exploration expenditures on all of its projects.

INTERNAL CONTROLS OVER FINANCIAL REPORTING

Changes in Internal Control Over Financial Reporting ("ICFR")

No changes occurred in the third quarter in the Company's ICFR that have materially affected, or are reasonably likely to materially affect, the Company's ICFR.

The users of this information, including but not limited to investors and prospective investors, should read it in conjunction with all other disclosure documents provided including but not limited to all documents filed on SEDAR (www.sedar.com).

Steve Blower, P.Geo., President of Pitchstone, is the Qualified Person for the purposes of NI 43-101 with respect to the geological information in this document. Sample preparation and analyses on rock samples from Pitchstone operated properties in Saskatchewan were completed by SRC Geoanalytical Laboratories, (SRC) Saskatoon. A partial digestion with fluorimetric analysis was used for SRC's uranium determinations. All samples containing greater than 100 ppm U were re-analyzed with ICP. Pitchstone utilizes internally and externally submitted standard reference materials for quality assurance and quality control in the preparation and analyses of samples from Saskatchewan properties.

FORWARD LOOKING STATEMENTS

Except for statements of historical fact, certain information contained herein constitutes forward-looking statements. Forward looking statements are usually identified by our use of certain terminology, including "will", "believes", "may", "expects", "should", "seeks", "anticipates", "plans" or "intends" or by discussions of strategy or intentions. Such forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause our actual results or achievements to be materially different from any future results or achievements expressed or implied by such forward-looking statements. Forward-looking statements are statements that are not historical facts, and include but are not limited to, estimates and their underlying assumptions; statements regarding plans, objectives and expectations with respect to the effectiveness of the Company's business model; future operations, products and services; the impact of regulatory initiatives on the Company's operations; the size of and opportunities related to the markets for the Company's products; general industry and macroeconomic growth rates; expectations related to possible joint and/or strategic ventures and statements regarding future performance.

Forward-looking statements used in this discussion are subject to various risks and uncertainties, most of which are difficult to predict and generally beyond the control of the Company. If risks or uncertainties materialize, or if underlying assumptions prove incorrect, the Company's actual results may vary materially from those expected, estimated or projected. Forward looking statements in this document are not a prediction of future events or circumstances, and those future events or circumstances may not occur. Given these uncertainties, users of the information included herein, including investors and prospective investors are cautioned not to place undue reliance on such forward-looking statements.